	AUSA: CHERTOFF les of America vs.	United	States Distr	ict Co	urt ior
DETENDANT.	CHRISTOPHER FILMARI	Souther	District of	New Yo	rk
DEFENDANT	a/k/s "Christie Tick" Da	ate of offense 3/9	86 - <u>  55585-013</u> 9	-06 (RO	<u> </u>
A 40 FIN	TUDAMENT AND SPORTS	NATION CONTRACTOR STATES			2000
	Sudgment and broba	DEW COMMIT	MIEW 19701		0.395/47
	In the presence of the attorney for the government the defendant appeared in person on this date		MONTH	DAY	YEAR
COUNSEL	the detendant appeared in person on this date		I	13_	<b>8</b> 7
	WITHOUT COUNSEL  However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.				
	WITH COUNSEL I BREET HE FO	1110k, ecc.			
	, }	" "(Name of Counsel	1		
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	LINOLO CONTENDERI			
	) (	TY. Defendant is discharged	·	T. 1000	
FINDING & JUDGMENT	There being a finding/verdict of  There being a finding/verdict of  Defendant has been convicted as charged of the offen  did unlawfully wilfully and k	engaging in operated, sup	an enterpris ervised, prom	e whádh oted ci	i cim.
	did unlawfully, wilfully and k	<sup>(Se(S) O)</sup> Sctivities i	n interstate	Commer	rce and
	the conduct of the affairs of	that enterprise	through a na	ttern o	of tack
	eteering activities. It was p fully, wilfully obstruct and a	attern of rackets affect commerce by	ering activi extorrian b	ties to v use c	onlaw of act-
	ual and threatened force viol	ence and fear of	economic los	<b>5</b> -	
	T18, USC Sec 1961(4); 1962(c) (d T18, USC Sec 2; T18, USC Sec 89 The court asked whether defendant had anything to say who	);1991(1)and 1961 1 and 892.	(5);T29,USC	Sec 186	(5)(1)
SENTENCE	was snown, or appeared to the court, the court adjudged the	he defendant guilty as charged an	d convicted and ordered	ithat: The de	he contrain efendant is
	hereby committed to the custody of the Attorney General or h	is authorized representative for im	prisonment for a period o	on co	unts 1
OR	2,4,12,14- 20 YEARS, on each term of ONE HUNDRED YEARS. On	count to run cons counts 3.6.8.10.	ecutively for 16~ 20 YEARS	r a tot . on es	al pri:
PROBATION ORDER	to run consecutively with eac	h other and concu	rrent with co	ts 1.2.	4.12.6
	Counts 17,19,22,23- 20 YEARS 9,11,13,15- 1 YEAR on each co	on each count. Co unt. Counts 17.19	unt 24-14 YE	ARS.Cou 7.9.11.	nts 5, 13,15.
	are to run consecutively with	each other and c	oncurrent will	th coun	ts 1.2
SPECIAL	4,12,14,3,6,8,10 & 16. COMMIT 2. Fine of \$10,000., on each o	t conste 3-17 19	77 77 & 76 H	far a t	nts?
CONDITIONS OF	committed fine of \$240,000. Pu	rswamt to T28.Sec	1918-assessme	ent of	costs
PROBATION	Pursuant to T18,USC Sec 3013-a	o locividually ac- ssessment of \$25.	cording to <u>r</u> la 30. on counts	sw. 5.7.9	.11.13
	4 TO SOUNDS 1-4.0.	8.10.12.14.15.17.	13 22 23 24	for a	total
	assessment of \$900.00. Origina Deft. is remanded.	1 indictment and	S/SS are disa	ilssed.	
ACONTIONAL CONGRESSIONS	In a Million to the special conditions of probation imposed a	bove, it is hereby ordered that the	general conditions of p	robation set	out on the
GF PROBATION	at any time during the probation period or within a maxing the probation occurring during the probation	hange the conditions of probation	toduce of extend the of	ברותה כל מבותה	ation and
COMMITMENT RECOMMEN- DATION	The court of ters commitment to the custody of the Att		1 self-self-self-self-self-self-self-self-	hat the Clerk	coliver
	that there be no parole.	MP GET A	and commitm	py of this ju ent to the U	idement S Mar-
		JAN 2 1 703	CERTIFIED AS		
SIGNED BY		COMAATILL	:	, / ,	
U.S. Destr		COMMUNITY PROGR	AMS THIS DATE _	<u> </u>	
L US Mag	istrate	AEM A	PRINTERITER	FIF -	도 '보'로 ' -
	RICHARD OWEN, I	USDJ1/13/87	FEMILYA'T I	LE CONDE	RK Puty